

March Court — 1734 — — — (250)

land which D^r Henry Syar being sworn on the holy Evangelist of
Almighty God deposes and sayeth that about twenty one years ~
ago he was employed together with George Horner to carry the Chain
on a Survey made by Mr John Boorman late of Somerset County
on the land the D^r M^r John Boorman then lived on and that
Mr William Whittington the then Surveyor of Somerset County
began at a point of Marsh on Goose Creek which bears south
sixty two degrees East to the house of Mr Randall Revell & south
sixty six degrees west of y^e house Mr Sarah Elzey now lives in,
and that the first Survey was some what to y^e Northward of East
to the best of his remembrance this defendant further declares
that as they were running the first course of Surveyor aff^d said ~
to Mr John Boorman that all the land on the right hand belong^d
ed to him all which he declares to be just & true to the best of
his remembrance & knowledge & further saith not —

Sown to before us on the land called Morancait on a point of
Marsh on Goose Creek this 4th of January 1734 —

Will^t Stoughton } The defendants aff^d desire a further day to
John Elzey — } produce Evidence to be Examined to prove the
W^m Fleming — perpetuate the boundaries of the land afores^d
which is allowed them — The Commissioners aff^d adjourn
till the twenty fifth of this instant January — January the
twenty fifth day 1734 The Commissioners afores^d met on the land
afores^d and w^t witness^s being produced further to prove and —
perpetuate the boundaries of the land called morancait made the
return hereunto annexed —

His Lordship } Somerset County s^r The Juro^r for the Right Honourable the Lord proty that now is for the body
Sarah Rigny } of Somerset County aff^d upon their oaths do present that Sarah Rigny late of Crewkerne
Parish in the County aff^d Sompster the fifth day of September in the year of our Lord God seventeen
hundred and thirty four at the parish aff^d in the County aff^d within the Jurisdiction of this Court did
it fornication with certain person to the Juro^r aff^d unknown and did permit her same
own person then and there to have carnal Knowledge of her body and to begott her and

her